# CUSTODY, PARENTING TIME (Formerly known as "VISITATION") and CHILD SUPPORT



## To Change an Existing Court Order

When Parties Agree (Forms Packet)

© Superior Court of Arizona in Maricopa County Packet Last Revised June 2005 ALL RIGHTS RESERVED DRMC7fc - 5126



#### **SELF SERVICE CENTER**

### AGREEMENT TO MODIFY A COURT ORDER FOR CHILD CUSTODY, PARENTING TIME (formerly known as "VISITATION") And CHILD SUPPORT (FORMS ONLY)

#### How to assemble these documents

This packet contains court forms to modify child custody, parenting time and child support. Be sure the documents are in the following order:

Order	File Number	Title	No. Pp.
1	DRMC7ft	Table of forms in this packet	1
2	DRMC7k	Checklist to modify child custody, parenting time and child support	1
3	DRMC71f	"Stipulation to Modify the Prior Court Order Regarding Custody, Parenting Time and Support"	1
4	DRMC78f	"Order Modifying Custody, Parenting Time and Child Support"	3
5	DRCVG11f	"Parenting Plan for Joint Custody With Joint Custody Agreement or Sole Custody"	5
6	DRS12f	"Child Support Worksheet"	2
7	DRS82f	"Order of Assignment"	1
8	DRS88f	"Current Employer Information"	1
9	DRMW82f	"Order Stopping Order of Assignment"	2

The documents you have received are copyrighted by the Superior Court of Arizona in Maricopa County. You have permission to use them for any lawful purpose. These forms shall not be used to engage in the unauthorized practice of law. The Court assumes no responsibility and accepts no liability for actions taken by users of these documents, including reliance on their contents. The documents are under continual revision and are current only for the day they were received. It is strongly recommended that you verify on a regular basis that you have the most current documents.

### **SELF SERVICE CENTER**

## WHEN PARTIES AGREE: HOW TO CHANGE CHILD CUSTODY, PARENTING TIME (Formerly known as "VISITATION") and CHILD SUPPORT

### **CHECKLIST**

### Use the forms in this packet ONLY if the following factors apply to your situation:

✓ You have a court order about child custody, parenting time, and child support,

#### AND

- ✓ Both parents agree to change the court order,
  AND
- ✓ The court order that you want to change is from an Arizona court or the children subject to the order you want to change have resided (lived) in Arizona at least 6 months before you file these agreement papers or you talked to a lawyer who advised you that you could pursue your case in Arizona.

**READ ME:** It is very important for you to know that when you sign a court document, you may be helping or hurting your court case. Before you sign any court document, or get involved with a court case, it is important that you see a lawyer to make sure you are doing the right thing. The Self-Service Center has a list of lawyers who can give you legal advice and can help you on a task-by-task basis for a fee. If you want to know more about our list of lawyers and our list of mediators, ask the Self-Service Center staff.

DRMC7k

Addre City, S Telepl ATLA: Attorr Repre Attorr Respo Addre City, S Telepl Attorr Repre	State and Zip Code: hone Number: S Number (if applical ney Bar Number (if ap senting  Self (With ney for  Petitioner ( ondent's Name: ess: State and Zip Code: hone Number: ney Bar Number (if ap senting  Self (With ney for  Petitioner (	ple):	ARIZONA IN MARICO	DA COUNTY
	SUPERIO	JR COURT OF	Case Number:	
Name AND	of Petitioner (in origina	al case), <b>(B)</b>	STIPULATION TO MC COURT ORDER REGA PARENTING TIME (fo "VISITATION") AND	DIFY THE PRIOR ARDING CUSTODY, rmerly known as
Name	of Respondent (in orig	inal case)		
Petiti	oner and Respond	lent agree as follows	s:	
1.	Custody, Parenting Stipulation and Order	<b>time and Support O</b> r which is attached. C	read this Stipulation and the "Or rder." I understand and agree w hild Custody, Parenting time/Acc rder which has been approved ar	ith what is written in the eess, and Child Support shall be
2.	replace the court ord (name of judge). If the attached a copy of the in Maricopa County	ler datedarhe Superior Court of Ane order to the original ssued the order, we have	renting time and/or support order nd issued by rizona in Maricopa County did no and all copies of this Stipulation. ave attached a copy of the order original Stipulation. (E)	ot issue the order, we have If the Superior Court of Arizona
3.			CHILD SUPPORT. The agreest interest of the minor child(ren	
		ONER AND RESPO wledge, information, an		y me in this Stipulation is true and
PETITIO	DNER	Date	RESPONDENT	Date

Page 1 of 1

For clerk use only

Your A Your T ATLAS Attorna Repres Attorna Respo Your A Your C Your T Attorna Repres	city, State, Zip Code: Gelephone Number: Gelephone Number: Gelephone Number: Gelephone Number: Gelephone Number (if applicable): Gelephone Number (if applicable): Gelephone State, Zip Code: Gelephone Number:		COPA COUNTY
Name	of Petitioner (in original case)	Case Number:	FYING CUSTODY,
Name	of Respondent (in original case)	PARENTING T	IME (Formerly known as AND CHILD SUPPORT
THE 1. 2. 3.	COURT FINDS: This case has come before this court for This court has jurisdiction to change chil the parties. Where it has the legal power court has considered, approved, and matchis Order applies to the following child(NAME OF CHILD(REN)	d custody, parenting time, a er to do so and where it is a ade Orders relating to child	and support, and has jurisdiction over oplicable to the facts of this case, this custody, parenting time and support.
4.	GROUNDS FOR CHANGING CU stipulation of the parties, it is in the best this time.		
5.			ence. There has been no domestic only if you are asking for joint custody.
THE 1.	COURT ORDERS: The Order regarding custody, parenting follows:	time and support dated	is changed as

For clerk use only

	Case No
CU	STODY AND PARENTING TIME.
	<b>Joint Legal Custody.</b> Mother and Father are awarded joint legal custody of the minor child(ren) subject to the attached Parenting Plan signed by both parties: OR
	<b>Sole Custody.</b> Mother is awarded sole custody of and/or Father is awarded sole custody of, subject to the parenting time schedule described in the attached Parenting Plan signed by both parties.
\$ follo by r	ILD SUPPORT. ☐ Mother or ☐ Father shall pay child support to the other party in the amount ofper month payable on the first day of each month, beginning the first day of the month owing the signing of this Order. Child support is based on Exhibit 1 attached hereto and incorporated efference. All child support payments shall be made through the Clerk of the Superior art/Clearinghouse, plus an applicable statutory fee by Order of Assignment, attached as Exhibit 2.
	LD SUPPORT DEVIATION. The court, having considered the best interests of the child(ren), deviated the guidelines for the following reasons. (Describe reasons.)
☐ F	DICAL AND DENTAL INSURANCE, PAYMENTS AND EXPENSES.   Mother or Father is ordered to provide medical and dental insurance for the minor child(ren). All uninsured dical and dental expenses shall be paid as follows:   8 by Mother, and the remaining percentage Father.
□e	X DEDUCTIONS. Mother shall claim the tax deduction for every year or very other year. Father shall claim the tax deduction for every year or very other year.
	<b>DIATION.</b> If Mother and Father cannot agree to custody, parenting time, and/or support, the parties required to seek a private mediator, or court-provided mediator before starting any court actions.
ОТ	HER ORDERS. This court makes further Orders relating to this matter as follows:
D0:	NE IN OPEN COURT.
וטטו	NE IN OPEN COURT:

### ORDER REGARDING CUSTODY, PARENTING TIME and SUPPORT

State of Arizona County of Maricopa	) )ss			
SIGNATURE BY PETI accompanying it is true		PONDENT. Everythi	ng stated by me in this Order a	nd the documents
Petitioner's Signature		Respo	ondent's Signature	
Subscribed and sworn	to before me on	(month, day, year)	by Petitioner.	
My commission expires	<b>5</b> :		Notary Public	
Subscribed and sworn	to before me on	(month, day, year)	by Respondent.	
My commission expires	S:		Notary Public	
Approved as to form ar	nd content by the pa	rties' lawyers (if appli	icable):	
Petitioner's Lawyer:				
Respondent's Lawyer:				
Attornev General Signa	ature:			

me of Person Filing Document: our Address: our City, State, Zip Code: our Telephone Number: LAS Number (if applicable): corney Bar Number (if applicable):	Attorney for Petitioner Respondent
SUPER	RIOR COURT OF ARIZONA MARICOPA COUNTY
Name of Petitioner	Case Number
AND	PARENTING PLAN FOR:  JOINT CUSTODY WITH JOINT CUSTODY AGREEMENT OR SOLE CUSTODY
Name of Respondent	☐ Mother ☐ Father
	INSTRUCTIONS
<b>This document has 3 parts:</b> PART 3) Joint Custody Agreement.	Γ 1) General Information; PART 2) Custody and Parenting Time;
<ul> <li>a. If both parents agree to joint of and at the end of PART 3;</li> <li>b. If both parents agree to custo Both parents must sign the Planch</li> </ul>	blete and sign the Plan as follows: custody: Both parents must sign the Plan at the end of PART 2  dy and parenting time arrangements but not to joint custody: lan at the end of PART 2; g the Plan: That parent must sign at the end of PART 2
PART 1: GENERAL INFO	PRMATION:

B.	<b>CUSTODY ARRANGEMENTS REQUESTED IN THIS PLAN:</b> The following custody arrangement is requested: (Check the box(es) that apply.)
	JOINT LEGAL CUSTODY DETERMINATION DEFERRED: The parent's request for joint legal custody is deferred to the court for determination. OR,
	JOINT LEGAL CUSTODY AGREEMENT: The parents agree to joint legal custody and request the court to approve the joint legal custody arrangement as described in this Plan, OR  Mother or Father will be the primary custodial parent
	SOLE LEGAL CUSTODY AGREEMENT: The parents agree that ☐ Mother or ☐ Father will be the parent with sole legal custody and shall be the primary custodial parent. The parents agree that since each has a unique contribution to offer to the growth and development of their child(ren), each of them will continue to have a full and active role in providing a sound moral, social, economic, and educational environment for the benefit of the child(ren), as described in the following pages. OR,
	SOLE LEGAL CUSTODY REQUESTED BY THE PARENT SUBMITTING THIS
	<b>PLAN:</b> The parents cannot agree to the terms of custody and parenting time. The parent submitting this Plan asks the court to order custody and parenting time according to this Plan.
	<b>RESTRICTED, SUPERVISED, OR NO PARENTING TIME:</b> The parent submitting this Plan asks the court for an order restricting parenting time. The facts and information related to this request are described in the Petition.
PART	
	specific about what you want the judge to approve in the court order.
<b>A</b> .	<b>WEEKDAY AND WEEKEND SCHEDULE:</b> The time-sharing schedule will be as follows: The children will be in the care of Father as follows: (Explain).
<b>A.</b>	
<b>A.</b>	The children will be in the care of Father as follows: (Explain).
<b>A.</b>	The children will be in the care of Father as follows: (Explain).  The children will be in the care of Mother as follows: (Explain).
A.	The children will be in the care of Father as follows: (Explain).  The children will be in the care of Mother as follows: (Explain).  Other custody arrangements are as follows: (Explain).  Transportation will be provided as follows:    Mother or   Father will pick the children up at   o'clock.     Mother or   Father will drop the children off at   o'clock.     Parents may change their time-share arrangements by mutual agreement with at leastdays notice in advance to the other parent.  SUMMER MONTHS OR SCHOOL BREAK LONGER THAN 4 DAYS: The weekday and
	The children will be in the care of Father as follows: (Explain).  The children will be in the care of Mother as follows: (Explain).  Other custody arrangements are as follows: (Explain).  Transportation will be provided as follows:  Mother or Father will pick the children up at O'clock.  Mother or Father will drop the children off at O'clock.  Parents may change their time-share arrangements by mutual agreement with at least days notice in advance to the other parent.  SUMMER MONTHS OR SCHOOL BREAK LONGER THAN 4 DAYS: The weekday and weekend schedule described above will apply for all 12 calendar months EXCEPT:  During summer months or school breaks that last longer than 4 days, no changes shall be made.
	The children will be in the care of Father as follows: (Explain).  The children will be in the care of Mother as follows: (Explain).  Other custody arrangements are as follows: (Explain).  Transportation will be provided as follows:  Mother or Father will pick the children up at o'clock.  Mother or Father will drop the children off at o'clock.  Parents may change their time-share arrangements by mutual agreement with at least days notice in advance to the other parent.  SUMMER MONTHS OR SCHOOL BREAK LONGER THAN 4 DAYS: The weekday and weekend schedule described above will apply for all 12 calendar months EXCEPT:
	The children will be in the care of Father as follows: (Explain).  The children will be in the care of Mother as follows: (Explain).  Other custody arrangements are as follows: (Explain).  Transportation will be provided as follows:  Mother or Father will pick the children up at O'clock.  Mother or Father will drop the children off at O'clock.  Parents may change their time-share arrangements by mutual agreement with at least days notice in advance to the other parent.  SUMMER MONTHS OR SCHOOL BREAK LONGER THAN 4 DAYS: The weekday and weekend schedule described above will apply for all 12 calendar months EXCEPT:  During summer months or school breaks that last longer than 4 days, no changes shall be made.  OR,  During summer months or school breaks that last longer than 4 days, the child(ren) will be in the

REP

	Should either parent t	ravel out	of the area v	vith the	child(ren)	each na	rent will kee	en the of	ther
	parent informed of tra the child(ren) can be	avel plans							
	Neither parent shall travel with the child(ren) outside Arizona for longer than days without the prior written consent of the other parent or order of the court.								
C.	<b>HOLIDAY SCHEDULE:</b> The holiday schedule takes priority over the regular time-sharing schedule as described above. Check the box(es) that apply and indicate the years of the holiday access/Parenting time schedule.								
	Holiday		Even	Years			Odd	Years	
	New Year's Eve New Year's Day Spring Vacation Easter 4th of July Halloween Veteran's Day Thanksgiving Hanukkah Christmas Eve Christmas Day Winter Break Child's Birthday Mother's Day will be Father's Day will be Each parent may hav Three-day weekends Labor Day, Columbu for the weekend. Other Holidays (Desc	celebrated ve the chi s which in s Day, the	d with the Fa ld(ren) on his clude Martin e children wi	ther event s or her Luther II remain	ery year. birthday. King Day, n in the car	e of the	•		•
	Each parent may have	e telepho	one contact v	vith the	child(ren)	during th	ne child(ren)	's norma	al waking
	Other (Explain)								
n	PARENTAL ACCESS	TO REC	ORDS AND	INFOR	MATION	Inder A	Arizona law	(A R S	825-403)

D. PARENTAL ACCESS TO RECORDS AND INFORMATION: Under Arizona law (A.R.S. §25-403), unless otherwise provided by court order or law, on reasonable request, both parents are entitled to have equal access to documents and other information concerning the child(ren)'s education and physical, mental, moral and emotional health including medical, school, police, court and other records. A person who does not comply with a reasonable request for these records shall reimburse the requesting parent for court costs and attorney fees incurred by that parent to make the other parent obey this request. A parent who attempts to restrict the release of documents or information by the custodian of the records without a prior court order is subject to legal sanctions.

<b>E.</b>	EDUCATIONAL ARRANGEMENTS: Both parents have the right to participate in school conferences, events and activities, and the
	right to consult with teachers and other school personnel.
	Both parents will make major educational decisions together. If the parents do not reach an
	agreement, then the final decision making regarding educational decisions shall be with
	☐ Mother OR ☐ Father after consultation with
F.	MEDICAL AND DENTAL ARRANGEMENTS:
	Both parents have the right to authorize emergency medical treatment, if needed, and the right to consult with physicians and other medical practitioners. Both parents agree to advise the other parent immediately of any emergency medical/dental care sought for the child(ren), to cooperate on health matters concerning the child(ren) and to keep one another reasonably informed. Both parents agree to keep each other informed as to names, addresses and telephone numbers of all medical/dental care providers.
	Both parents will make major medical decisions together, except for emergency situations as noted above. If the parents do not agree, then the final decision regarding medical issues will be with:
	☐Mother OR ☐ Father after consultation with
G.	RELIGIOUS EDUCATION ARRANGEMENTS:
	Each parent may take the child(ren) to a church or place of worship of his or her choice during the time that the child(ren) is/are in his or her care.
	Both parents agree that the child(ren) may be instructed in the faith.
	Both parents agree that religious arrangements are not applicable to this plan.
	ADDITIONAL ADDANGEMENTS AND COMMENTS.
<b>H.</b> □	ADDITIONAL ARRANGEMENTS AND COMMENTS:  NOTIFY OTHER PARENT OF ADDRESS CHANGE. Each parent will inform the other parent of
Ш	any change of address and/or phone number in advance <b>OR</b> within days of the change.
	NOTIFY OTHER PARENT OF EMERGENCY. Both parents agree that each parent will promptly inform the other parent of any emergency or other important event that involves the child(ren)
	TALK TO OTHER PARENT ABOUT EXTRA ACTIVITIES. Each parent will consult and agree
	with the other parent regarding any extra activity that affects the child(ren)'s access to the other parent.
	ASK OTHER PARENT IF HE/SHE WANTS TO TAKE CARE OF CHILD(REN). Each parent
	agrees to consider the other parent as care-provider for the child(ren) before making other arrangements.
	<b>OBTAIN WRITTEN CONSENT BEFORE MOVING.</b> Neither parent will move with the child(ren) out of the Phoenix metropolitan area without prior written consent of the other parent, or a court
	ordered Parenting Plan.
	<b>COMMUNICATE.</b> Each parent agrees that all communications regarding the child(ren) will be between the parents and that they will <b>not</b> use the child(ren) to convey information or to set up parenting time changes.
	<b>PRAISE OTHER PARENT.</b> Each parent agrees to encourage love and respect between the child(ren) and the other parent, and neither parent shall do anything that may hurt the other parent's relationship with the child(ren)

	<b>COOPERATE AND WORK TOGETHER.</b> Both parents agree to exert their best efforts to cooperatively in future plans consistent with the best interests of the child(ren) and to amic
	resolve such disputes as may arise.
	<b>PARENTING PLAN.</b> Both parents agree that if either parent moves out of the area and relater, they will use the most recent "Parenting Plan/Access Agreement" in place before move or the minimum Maricopa County Access Guidelines until other arrangements can be worked out.
	NOTIFY OTHER PARENT OF PROBLEMS WITH TIME-SHARING AHEAD OF TIME. If parent is unable to follow through with the time-sharing arrangements involving the child(r parent will notify the other parent as soon as possible.
	<b>MEDIATION.</b> If the parents are unable to reach a mutual agreement regarding a legal chatheir parenting orders, they may request mediation through the court or a private mediator
	choice <b>DO NOT DEVIATE FROM PLAN UNTIL DISPUTE IS RESOLVED.</b> Both parents are adverthat while a dispute is being resolved, neither parent shall deviate from this Parenting Plar in such a way that is inconsistent with the terms of this agreement.
disob subm Servi	EE TO PARENTS: Once this Plan has been made an order of the court, if either parent eys the court order related to parenting time with the child(ren), the other parent may t court papers to Expedited Parenting Time Services for possible enforcement. See the ee Center materials for help.  ATURE OF BOTH PARTIES
Ciano	ure of Mother:
Signa	ure of Mother:Date:
Signa	T 3: JOINT CUSTODY AGREEMENT (IF APPLICABLE):  JOINT CUSTODY AGREEMENT: If the parents have agreed to joint custody, the formula in the parents have agreed to joint custody, the formula in the parents have agreed to joint custody.
Signa	T 3: JOINT CUSTODY AGREEMENT (IF APPLICABLE):
Signa	T 3: JOINT CUSTODY AGREEMENT (IF APPLICABLE):  JOINT CUSTODY AGREEMENT: If the parents have agreed to joint custody, the for will apply, subject to approval by the judge:  1. REVIEW PARENTING PLAN. The parents agree to review the terms of the joint cust agreement and make any necessary or desired changes every months from to find this document.  2. CRITERIA. Our joint custody agreement meets the criteria required by Arizona law (A.R.S. §25-403)
Signa	T 3: JOINT CUSTODY AGREEMENT (IF APPLICABLE):  JOINT CUSTODY AGREEMENT: If the parents have agreed to joint custody, the forwill apply, subject to approval by the judge:  1. REVIEW PARENTING PLAN. The parents agree to review the terms of the joint custody agreement and make any necessary or desired changes every months from the of this document.  2. CRITERIA. Our joint custody agreement meets the criteria required by Arizona law (A.R.S. §25-403)  a. The best interests of the child(ren) are served; b. Each parent's rights and responsibilities for personal care of the child(ren) and form decisions in education, health care and religious training are designated in this Plan; c. A schedule of the physical residence of the child(ren), including holidays and so vacations is included in the Plan;
Signa	T 3: JOINT CUSTODY AGREEMENT (IF APPLICABLE):  JOINT CUSTODY AGREEMENT: If the parents have agreed to joint custody, the for will apply, subject to approval by the judge:  1. REVIEW PARENTING PLAN. The parents agree to review the terms of the joint cust agreement and make any necessary or desired changes every months from the of this document.  2. CRITERIA. Our joint custody agreement meets the criteria required by Arizona law (A.R.S. §25-403)  a. The best interests of the child(ren) are served;  b. Each parent's rights and responsibilities for personal care of the child(ren) and for decisions in education, health care and religious training are designated in this Plan;  c. A schedule of the physical residence of the child(ren), including holidays and so vacations is included in the Plan;  d. The Plan includes a procedure for periodic review;  e. The Plan includes a procedure by which proposed changes, disputes and alleged breaches may be mediated or resolved
Signa	T 3: JOINT CUSTODY AGREEMENT (IF APPLICABLE):  JOINT CUSTODY AGREEMENT: If the parents have agreed to joint custody, the for will apply, subject to approval by the judge:  1. REVIEW PARENTING PLAN. The parents agree to review the terms of the joint cust agreement and make any necessary or desired changes every months from the of this document.  2. CRITERIA. Our joint custody agreement meets the criteria required by Arizona law (A.R.S. §25-403)  a. The best interests of the child(ren) are served;  b. Each parent's rights and responsibilities for personal care of the child(ren) and for decisions in education, health care and religious training are designated in this Plan;  c. A schedule of the physical residence of the child(ren), including holidays and so vacations is included in the Plan;  d. The Plan includes a procedure for periodic review;  e. The Plan includes a procedure by which proposed changes, disputes and alleger.
Signa	T 3: JOINT CUSTODY AGREEMENT (IF APPLICABLE):  JOINT CUSTODY AGREEMENT: If the parents have agreed to joint custody, the forwill apply, subject to approval by the judge:  1. REVIEW PARENTING PLAN. The parents agree to review the terms of the joint custody agreement and make any necessary or desired changes every months from the of this document.  2. CRITERIA. Our joint custody agreement meets the criteria required by Arizona law (A.R.S. §25-403)  a. The best interests of the child(ren) are served; b. Each parent's rights and responsibilities for personal care of the child(ren) and form the decisions in education, health care and religious training are designated in this Plan; c. A schedule of the physical residence of the child(ren), including holidays and so vacations is included in the Plan; d. The Plan includes a procedure for periodic review; e. The Plan includes a procedure by which proposed changes, disputes and alleged breaches may be mediated or resolved f. The parties understand that joint custody does not necessarily mean equal parents.
PAF A.	T 3: JOINT CUSTODY AGREEMENT (IF APPLICABLE):  JOINT CUSTODY AGREEMENT: If the parents have agreed to joint custody, the for will apply, subject to approval by the judge:  1. REVIEW PARENTING PLAN. The parents agree to review the terms of the joint cust agreement and make any necessary or desired changes every months from the of this document.  2. CRITERIA. Our joint custody agreement meets the criterial required by Arizona law (A.R.S. §25-403)  a. The best interests of the child(ren) are served;  b. Each parent's rights and responsibilities for personal care of the child(ren) and for decisions in education, health care and religious training are designated in this Plan;  c. A schedule of the physical residence of the child(ren), including holidays and so vacations is included in the Plan;  d. The Plan includes a procedure for periodic review;  e. The Plan includes a procedure by which proposed changes, disputes and alleged breaches may be mediated or resolved  f. The parties understand that joint custody does not necessarily mean equal pare time.

		Fan Olankia IIIaa (
		For Clerk's Use (
(1) Name of Person Filing:		
Phone Number(s):	/	
In this case I am Petitioner or Respond	ent Or represented by Attorney	
(IF) Attorney, Name:	Bar No.:	
Atty. Email:	Atty. Phone:	
SUPERIOR COURT IN MARICOPA(2		
PARENT'S WOR	KSHEET FOR CHILD SUPPORT	Γ
(3) Petitioner	<b>(4)</b> Case No.	
(3) Respondent	(4) ATLAS	
(5) Total Number of Children:		
(6) Parent with Primary Custody: Father	Mother	
(7) Parent who is filing this form: Father	Mother	
(8) Gross Income figures for the OTHER PARE	NT are:	
<ul><li>☐ ACTUAL, with proof, such as a recent V</li><li>☐ ESTIMATED, based on facts or knowled</li></ul>		•
☐ ATTRIBUTED, based on what other par	ty could and should be earning (see Gui	delines 4e).
	FATHER	MOTHER
Gross Income (Pre-Tax Income. Before deduc	etions.) \$ (9) \$_	
Spousal Maintenance Paid	\$ - (10) \$	-
Spousal Maintenance Received	\$ + (11) \$	+
Child Support Paid/Contributed	\$ (12) \$_	
Support of Other Children Paid	\$ <u>-</u> (13) \$_	-
Adjusted Gross Income	\$(14) \$_	
Combined Adjusted Gross Income	(15) \$	
<b>Basic Child Support Obligation</b>	(16) \$	
Plus Costs for:		
Medical/Dental/Vision Insurance	\$(17) \$_	
Childcare	\$ (18) \$	

**Total Adjustments for Costs** 

**Total Child Support Obligation** 

**Education Expenses** 

No. of Children Age 12 or Over

Extraordinary/Special Needs Child Expenses

Adjustment

(19)

(21)

(22)

(23)

	FATHER				MOTHER	
Each Parent's % of Combined Income		_ %	(24)	_		_ %
Each Parent's Share of Tot. Support Obligation	\$	_	(25)	_	\$	_
Adjustment for Non Custodial Parent's Costs Associ	ciated with Pa	rentir	ng Time	<b>!</b>		
Using Table A Table B (26	6)					
No. of Days =% Adjustment (from table) x Line (16) \$ (Basic Child Support Obligation)			(27)	\$		
Less Noncustodial Parent's Costs for:						
Medical/Dental/Vision Insurance*	\$		(28)	\$		
Childcare*	\$		(29)	\$		
Education Expenses*	\$		(30)	\$		
Extraordinary/Special Needs Child Expenses	* \$		(31)	\$		
*Subtract here ONLY if ADDED-IN items 17-2	0 above					
Adjustments Subtotal	\$		(32	2)	\$	
Preliminary Child Support Amount	\$		(33	5)	\$	
Self Support Reserve Test for Parent Who Will Pay						
Amount from Line (14) (Adj. Gross I	nc.)					
Minus Reserve Amount - \$775						
Total =	\$		(34	.)	\$	
Child Support to be Paid by: Father ☐ Mother ☐	¬ \$		(35	3	\$	
	J ¥ <u>L</u>			,	Ψ	
Share of Travel Expenses Related to Parenting Time	e*		%	(36	6)	%
*Only for expenses related to travel over 100 miles, one wa	ay.					
Share of Medical/Dental/Vision Costs Not Paid by In	surance		%	(37	7)	%
I declare under penalty of perjury that the foregoing	is true and co	orrec	t.			
Executed on:						
Date	Signature of	Pare	nt			

	)
(1) Petitioner/Plaintiff	)
	) (3) Case Number:
VS.	) (4) ATLAS Number:
(2) Respondent/Defendant	ORDER OF ASSIGNMENT
TO: Current and future emp	ployers or other payors of:
<b>(5)</b> Name:	SSN:
	ces any previous "Order of Assignment" with the same case urt-ordered payments as follows:
Current Child Support	\$
Current Spousal Mainten	nance/Support \$
Payments on Arrears / In	nterest \$
Clearinghouse Handling	Fee \$ 2.25 per month*
TOTAL AMOUNT per me	onth \$, but <b>no more than</b> ngs (A.R.S. § 33-1131). *The Clearinghouse handling fee is set
	change (A.R.S. § 25-510).
This "Order of Assignment" is	offective immediately upon receipt by an employer or other
payor, including self-employed p	effective immediately upon receipt by an employer or other persons, and continues until further Order, or until a period of 90
	ayment to the Obligor. If you are again obligated to pay monies to
	are again bound by this "Order of Assignment." Payment must
be sent to the Support Payment monies were withheld.	Clearinghouse within two (2) business days of the date the
nonies were withheld.	
This Order of Assignment termin	
unless it includes an arrearage p continue to be withheld until furtl	payment, in which case the total amount listed above shall
	UCI VIUCI.
continue to be withheld until furti	
	therwise discipline the person named in this assignment,
You shall NOT discharge or of because of service of this "Or	therwise discipline the person named in this assignment, der of Assignment."
You shall NOT discharge or of because of service of this "Or The above ATLAS number and e	therwise discipline the person named in this assignment, order of Assignment."  employee's name must appear on the Transmittal Form or check.
You shall NOT discharge or of because of service of this "Or The above ATLAS number and the Make payments payable and send the service of the	therwise discipline the person named in this assignment, order of Assignment."  employee's name must appear on the Transmittal Form or check.
You shall NOT discharge or of because of service of this "Or The above ATLAS number and the Make payments payable and send the service of the	therwise discipline the person named in this assignment, order of Assignment."  employee's name must appear on the Transmittal Form or check. to:  use, P.O. Box 52107, Phoenix, AZ 85072-2107
You shall NOT discharge or of because of service of this "Or The above ATLAS number and a Make payments payable and send to Support Payment Clearinghous	therwise discipline the person named in this assignment, order of Assignment."  employee's name must appear on the Transmittal Form or check. to:  use, P.O. Box 52107, Phoenix, AZ 85072-2107
You shall NOT discharge or of because of service of this "Or The above ATLAS number and a Make payments payable and send to Support Payment Clearinghous	therwise discipline the person named in this assignment, order of Assignment."  employee's name must appear on the Transmittal Form or check to:  use, P.O. Box 52107, Phoenix, AZ 85072-2107

	may also fill out this form	IPLOYER INFO	ort Center Website at:	
THIS F	FORM MUST BE CO	MPLETED FOR:		
	AN ORDER OF ASS	SIGNMENT (STAPLE TO	THE ORDER OF AS	SIGNMENT)
	ORDER TO STOP A	N ORDER OF ASSIG	NMENT (STAPLE T	O THE STOP ORDER)
	NOTIFICATION OF	A CHANGE OF EMPL	OYER	
CASE	NUMBER:		ATLAS NUMBE	R:
PAYO	R NAME:		SSN:	
(PERS	SON TO MAKE PAYI	MENTS)		
OF AS	SIGNMENT OR STO	ER'S NAME AND PA' OP ORDER SHOULD	BE MAILED.	WHERE THE ORDER
PAYR	OLL ADDRESS:			
CITY:_		STATE	:	ZIP:
EMPL	OYER TELEPHONE	:		
EMPL	OYER FAX:			
	FOR COURT	USE ONLY. DO NO	T WRITE BELOW	THIS LINE.
		WA/FSC		
		WA/LOG ID: TYPE OF W/A DATE		

DCSE

AG

(1)	Person Filing:	
	Address:  City, State, and Zip Code:	
	Phone:	
	Atlas Number (if applicable):	١.
	Attorney's State Bar Number (if applicable Representing Self (Without a Lawver) C	or: □ Attorney for □ Petitioner OR □ Respondent
		•
	SUPERIOR COURT OF AR	IZONA IN MARICOPA COUNTY
(2)		Case Number: (4)
Peti	tioner	
		ORDER STOPPING "ORDER OF ASSIGNMENT"
(0)		
	pondent	
TO:	CURRENT employers or other payors	of:
	Name of Obligor:	(5)
	Social Security Number:	
1.	This Order concerns the "Order of Assign Stopping Order of Assignment." The "Order of Concerns the "Order of Assignment." The "Order of Assignment." (6) (Indicate You shall STOP withholding monies per concerns the "Order of Assign Stopping Order	the Date of "Order of Assignment").
	Immediately OR	disdant to the Order of Assignment.
	After you withhold and send \$	to the Support Payment Clearinghouse.
		Case Number <u>:</u>
The Cl	erk of the Superior Court/Clearinghouse is	
	To release any monies currently in the pos directing the Clerk of the Court to "hold" n	ssession of the Clerk/Clearinghouse based on an Order nonies pending the direction of the Court:
	to the obligee/payee in the any future payment shall be sent to	ny future payments, OR I and any future payments, OR amount of \$ The remainder and of the obligor/payor, OR the amount of \$ per month to the fany, to the obligor/payor, OR

Page 1 of 2

	Other:
	OR
	To disburse any monies received by the Clerk/Clearinghouse, from the date of this Order, from the obligor/payor/employer in the amount of \$ to the obligee/payee and return the remainder to the obligor/payor.
	OR
	To return any monies received by the Clerk/Clearinghouse, from the date of this Order, from the obligor/payor/employer to the obligor/payor.
	OR Other_
Dated.	
	Judicial Officer